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EXAMINER

PEREZ DAPLE, AARON C

ART UNIT	PAPER NUMBER
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2154

DATE MAILED: 06/01/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/806,619

Applicant(s)

DUFNER ET AL.

Examiner

Aaron C. Perez-Daple

Art Unit

2154

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 10 September 2004.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-9 and 30-51 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-9 and 30-51 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☒ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
- ☐ Certified copies of the priority documents have been received.
 - ☐ Certified copies of the priority documents have been received in Application No. _____.
 - ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- ☒ Notice of References Cited (PTO-892)
- ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- ☐ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____
- ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____
- ☐ Notice of Informal Patent Application (PTO-152)
- ☐ Other: _____

DETAILED ACTION

1. This Action is in response to Amendment filed 9/10/04, which has been fully considered.
2. Amended claims 1-9 and 30-51 are presented for examination.
3. This Action is FINAL.

Specification

4. The specification is objected to for failing to follow the proper arrangement. In particular, headings are not provided for the Summary of Invention, Brief Description of the Drawings, or Detailed Description. The following guidelines illustrate the preferred layout for the specification of a utility application. These guidelines are suggested for the applicant's use.

Arrangement of the Specification

As provided in 37 CFR 1.77(b), the specification of a utility application should include the following sections in order. Each of the lettered items should appear in upper case, without underlining or bold type, as a section heading. If no text follows the section heading, the phrase "Not Applicable" should follow the section heading:

- (a) TITLE OF THE INVENTION.
- (b) CROSS-REFERENCE TO RELATED APPLICATIONS.
- (c) STATEMENT REGARDING FEDERALLY SPONSORED RESEARCH OR DEVELOPMENT.
- (d) INCORPORATION-BY-REFERENCE OF MATERIAL SUBMITTED ON A COMPACT DISC (See 37 CFR 1.52(e)(5) and MPEP 608.05. Computer program listings (37 CFR 1.96(c)), "Sequence Listings" (37 CFR 1.821(c)), and tables having more than 50 pages of text are permitted to be submitted on compact discs.) or
REFERENCE TO A "MICROFICHE APPENDIX" (See MPEP § 608.05(a). "Microfiche Appendices" were accepted by the Office until March 1, 2001.)
- (e) BACKGROUND OF THE INVENTION.
 - (1) Field of the Invention.
 - (2) Description of Related Art including information disclosed under 37 CFR 1.97 and 1.98.
- (f) BRIEF SUMMARY OF THE INVENTION.

Art Unit: 2154

- (g) BRIEF DESCRIPTION OF THE SEVERAL VIEWS OF THE DRAWING(S).
- (h) DETAILED DESCRIPTION OF THE INVENTION.
- (i) CLAIM OR CLAIMS (commencing on a separate sheet).
- (j) ABSTRACT OF THE DISCLOSURE (commencing on a separate sheet).
- (k) SEQUENCE LISTING (See MPEP § 2424 and 37 CFR 1.821-1.825. A "Sequence Listing" is required on paper if the application discloses a nucleotide or amino acid sequence as defined in 37 CFR 1.821(a) and if the required "Sequence Listing" is not submitted as an electronic document on compact disc).

5. The specification is objected to for the following informalities: references to specific claims should be removed (see, for example, page 2, first and third paragraphs). Instead, reference should be made to particular embodiment(s) of the invention.

Claim Objections

6. **Claims 1-9 and 30-51** are objected to because of the following informalities: the preamble of each claim should be followed by a colon. For example, line 1 of claim 2 recites "wherein" where it should recite --wherein:--. The errors are too numerous to enumerate fully herein. Appropriate correction is required.

Claim Rejections - 35 USC § 102

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

8. **Claims 1-9, 30-38, and 43-51** are rejected under 35 U.S.C. 102(b) as being anticipated by Gee et al (US 4,743,815) (hereinafter Gee).
9. As for claim 1, Gee discloses an electronically commutated motor comprising

a stator, a rotor and a program-controlled microprocessor, serving to control commutation of the motor (col. 2, lines 13-41, "In a first embodiment...a predetermined speed.");

an apparatus for ascertaining a time variable corresponding to a rotation-speed-dependent time interval required by the rotor to rotate through a predefined angular distance, and being substantially inversely proportional to the rotation speed of the rotor (col. 2, lines 21-31, "The control system...to the stator.");

an apparatus for calculating a first time interval dependent on that time variable (col. 2, lines 33-37, "And a microprocessor...the interrupt signal.");

an apparatus for triggering a motor control interrupt routine at an instant offset from a predefined rotor position, that offset corresponding to the first time interval dependent on the ascertained time variable (col. 2, lines 33-37, "And a microprocessor...the interrupt signal."; col. 7, lines 36-49, "Microprocessor 25 is...control logic 23.");

wherein the motor control interrupt routine contains program steps for effecting a commutation of the motor (col. 5, lines 9-19, "Although the system...other relevant parameters.").

10. As for claim 2, Gee discloses the motor according to claim 1, wherein

the motor control interrupt routine comprises program steps which prevent a commutation from being effected if the first time interval dependent on the sensed time variable is greater than a time span presently required by the rotor to travel through said predefined angular distance (col. 8, line 49 - col. 9, line 16, "If, on the other hand...from the subroutine.").

11. As for claim 3, Gee discloses the motor according to claim 2 further comprising

an apparatus which triggers a rotor position-dependent interrupt routine at predefined rotor positions (col. 2, lines 13-41, "In a first embodiment...a predetermined speed.").

12. As for claim 4, Gee discloses the motor according to claim 3, wherein
a timer, controllable by the rotor position-dependent interrupt routine, is provided, in order to sense the time variable that is substantially inversely proportional to the rotation speed of the rotor (col. 7, lines 36-49, "Microprocessor 25 is...control logic 23.").
13. As for claim 5, Gee discloses the motor according to claim 4, wherein
the timer is also configured to trigger a motor control interrupt routine (col. 7, lines 36-49, "Microprocessor 25 is...control logic 23.").
14. As for claim 6, Gee discloses the motor according to claim 5, wherein
the timer is loadable, during a rotor position-dependent interrupt, with a first predefined count value which corresponds to the time offset dependent on the ascertained time variable (col. 7, lines 36-49, "Microprocessor 25 is...control logic 23.");
and which brings about a motor control interrupt after counting that first predefined count value (col. 7, lines 36-49, "Microprocessor 25 is...control logic 23.").
15. As for claim 7, Gee discloses the motor according to claim 3 wherein
a rotor-position-dependent interrupt has a higher priority than a motor control interrupt (inherent).
16. As for claim 8, Gee discloses the motor according to claim 4, wherein
the timer, which in operation presents a timer value, is loadable, during a motor control interrupt, with a predefined count value (col. 7, lines 36-49, "Microprocessor 25 is...control logic 23.");

and subsequent to that loading operation a count is performed until the next rotor position-dependent interrupt, so as to ascertain, by taking the difference between the predefined count value and the timer value upon reaching the next rotor position-dependent interrupt, a time offset between these interrupt operations (col. 7, lines 57-63, "Next the microprocessor...near to commutation.").

17. As for claim 9, Gee discloses the motor according to claim 8, further comprising an autoreload register for loading the predefined count value which register stores the first predefined count value and feeds it to the timer during the motor control interrupt as the predefined count value (col. 7, lines 43-49, "Timer A controls...control logic 23.").

18. As for claims 30 and 38, Gee discloses a method of rotation-speed-dependent commutation of an electronically commutated motor comprising a stator, a rotor and a program-controlled microprocessor serving to control commutation of said motor, comprising the steps of:

a) ascertaining a rotation-speed-dependent time value for a time variable corresponding to a time interval required by the rotor to rotate through a predefined angular distance, and being substantially inversely proportional to the rotation speed of the rotor (col. 2, lines 21-31, "The control system...to the stator."; col. 7, line 36 - col. 7, line 49, "Microprocessor 25 is...control logic 23.");

b) from that time variable, calculating, according to a predefined calculation rule, a numerical value (col. 7, line 36 - col. 7, line 63, "Microprocessor 25 is...near to commutation.");

- c) measuring, beginning at a predefined first rotor position, a first time interval corresponding to that calculated numerical value (col. 7, lines 36-63, "Microprocessor 25 is...near to commutation."; col. 8, lines 49-61);
 - d) determining when said first time interval has elapsed, and thereafter triggering a commutation (col. 7, lines 36-63, "Microprocessor 25 is...near to commutation.");
 - e) subsequent to the end of said first time interval, measuring a second time interval until said rotor reaches a predefined second rotor position (col. 7, line 36 - col. 8, line 61, Microprocessor 25 is...from the subroutine."; col. 8, lines 49-61);
 - f) adding the first and second time intervals to obtain, from their sum, a new rotation-speed-dependent value for the time variable that is substantially inversely proportional to the rotation speed of the motor (col. 7, line 36 - col. 8, line 61, Microprocessor 25 is...from the subroutine."; Figs. 7A-7C; col. 8, lines 49-61).
19. As for claim 31, Gee discloses the method of claim 30, further comprising the step of correcting said sum by at least one correction factor (col. 7, line 36 - col. 9, line 16, Microprocessor 25 is...the subroutine."; Figs. 7A-7C).
20. As for claim 32, Gee discloses the method according to claim 30, wherein said predefined calculation rule comprises subtracting a predefined time from said time variable that is substantially inversely proportional to the rotation speed of the rotor (col. 7, line 36 - col. 9, line 16, Microprocessor 25 is...the subroutine."; Figs. 7A-7C).
21. As for claim 33, Gee discloses the method according to claim 30, further comprising

determining whether the first time interval corresponding to the calculated numerical value is greater than a time offset between the predefined rotor position and the predefined second rotor position, and, if so, directly sensing the time offset between those two rotor positions and using the time offset as said time variable that is substantially inversely proportional to the rotation speed of the motor (col. 7, line 36 - col. 9, line 16, Microprocessor 25 is...the subroutine.”; Figs. 7A-7C).

22. As for claim 34, Gee discloses the method according to claim 30, further comprising comparing said time variable that is substantially inversely proportional to the rotation speed of the motor to a predefined value corresponding to a minimum rotation speed (col. 7, line 36 - col. 9, line 16, Microprocessor 25 is...the subroutine.”; Figs. 7A-7C); storing a logical value, corresponding to a result of said comparison result (inherent); and if that logical value has a predefined value, suppressing the triggering of a commutation that would otherwise be accomplished after the first time has elapsed (col. 7, line 36 - col. 9, line 16, Microprocessor 25 is...the subroutine.”; Figs. 7A-7C).
23. As for claim 35, Gee discloses the method according to claim 30, further comprising detecting when a predefined rotor position is reached, and executing a rotor-position-dependent interrupt with an interrupt routine at the beginning of which a timer, providing time measurement, is stopped, and its instantaneous value is stored in a variable (col. 7, lines 36-63, “Microprocessor 25 is...near to commutation.”).
24. As for claim 36, Gee discloses the method according to claim 35, further comprising

in the rotor-position-dependent interrupt routine, stopping the timer providing time measurement, then loading the timer with a numerical value previously calculated in accordance with the predefined calculation rule, and thereafter restarting the timer (col. 7, lines 36-63, "Microprocessor 25 is...near to commutation.").

25. As for claim 37, Gee discloses the method according to claim 36, further comprising using the time span between the stopping of the timer providing time measurement and the restarting thereof, as a correction factor during said step of ascertaining the time variable that is substantially inversely proportional to the rotation speed of the motor (col. 7, line 36 - col. 9, line 16, Microprocessor 25 is...the subroutine."; Figs. 7A-7C).

26. As for claim 43, Gee discloses an electronically commutated motor comprising a stator (col. 2, lines 21-27), a rotor (col. 2, lines 21-27), a microprocessor which executes a program which controls commutation of the motor (col. 2, lines 13-41, "In a first embodiment...a predetermined speed."),

means for starting a timer with a predefined start value dependent on a time variable that is substantially inversely proportional to the rotation speed of the motor at least one predefined rotational position of said rotor (col. 2, lines 21-37, "The control system...the interrupt signal."; col. 7, lines 36-49, "Microprocessor 25 is...control logic 23.");

means, responsive to said timer, for triggering an interrupt in said program of said microprocessor after elapse of a time interval having a duration dependent on the start value (col. 2, lines 21-37, "The control system...the interrupt signal."; interrupt control logic 23, Fig. 3); and

means for commutating said motor during said interrupt (col. 2, lines 21-37, "The control system...the interrupt signal."; switch state control 25, Fig. 3).

27. As for claim 44, Gee discloses the motor according to claim 43, further comprising means for deriving the start value of the timer as a function of the rotation-speed-dependent time interval which the rotor has required, in a time period preceding that commutation, to rotate through a predefined rotation angle (In order to determine motor speed, it is necessary to measure or calculate the time interval of an angular rotation of the motor, since angular velocity equals change in angular position divided by change in time.; col. 5, lines 15-19, "This particular system...other relevant parameters.").

28. As for claim 45, Gee discloses the motor according to claim 44, wherein said means for deriving further comprises

means for subtracting a predefined time from the rotation speed-dependent time interval as part of a calculation of the start value (microprocessor 25, Fig. 3; col. 8, line 62 - col. 9, line 16, "When the interrupt signal...from the subroutine.").

29. As for claim 46, Gee discloses a method of determining a rotation speed-dependent variable in an electronically commutated motor which includes

a stator,

a permanent-magnet rotor,

a galvanomagnetic sensor controlled by that rotor, a microprocessor, a control program associated with that microprocessor, and a timer (col. 2, lines 13-41, "In a first embodiment...a predetermined speed."), comprising the steps of :

a) converting an output signal of the galvanomagnetic sensor into a substantially square-wave signal (Fig. 2; col. 5, lines 9-19, "Although the system...other relevant parameters.");

b) sensing, in the microprocessor, predefined signal changes of the square-wave signal and converting each signal change into a respective rotor-position-dependent interrupt (col. 4, lines 49-66, "The motor terminals...microprocessor 25.");

c) at a rotor-position-dependent interrupt, recording a first counter status of the timer (inherent for measuring time between commutation steps; col. 7, lines 43-63, "Timer A controls...near to commutation.");

d) at a rotor-position-dependent interrupt subsequent thereto, recording a second counter status of the timer (inherent for measuring time between commutation steps; col. 7, lines 43-63, "Timer A controls...near to commutation.");

e) calculating a difference between the two counter statuses and deriving from said difference, a value which corresponds to time required by the rotor to travel through a predefined rotation angle (inherent for measuring time between commutation steps; col. 7, lines 43-63, "Timer A controls...near to commutation."); and using said value as the rotation-speed-dependent variable (col. 7, lines 43-63, "Timer A controls...near to commutation.").

30. As for claim 47, Gee discloses an electronically commutated motor comprising a stator and a rotor (col. 2, lines 13-41, "In a first embodiment...a predetermined speed."),

a program-controlled microprocessor, adapted for controlling the commutation of the motor (col. 2, lines 13-41, "In a first embodiment...a predetermined speed."); and

a rotor position sensor whose output signal is applied, for purposes of analysis by the microprocessor, to an interrupt-capable input of that microprocessor, for processing therein (zero crossings detector 21 and interrupt control logic 23, Fig. 3);

said microprocessor furnishing, at at least one output of the microprocessor, a control signal, for commutation of the motor, that is shifted, with respect to the signal of the rotor position sensor, by a shift time, the duration of the shift time begin a function of the rotation speed of said motor (switch state control 25, Fig. 3; col. 5, lines 15-19, "This particular system...other relevant parameters.").

31. As for claim 48, Gee discloses the electronically commutated motor according to claim 47, wherein the microcontroller comprises at least one interrupt-capable timer with which the at least one output of the microprocessor, serving to deliver the control signal, is influenced (col. 7, lines 36-49, "Microprocessor 25 is...control logic 23.").
32. As for claim 49, Gee discloses the electronically commutated motor according to claim 48, wherein the timer is, in a specific state, automatically reloaded with a value and restarted (col. 7, lines 36-49, "Microprocessor 25 is...control logic 23.").
33. As for claims 50 and 51, Gee discloses the electronically commutated motor according to claims 48 and 49, wherein the microprocessor triggers an interrupt at each change in the signal of the rotor position sensor; and wherein the timer and the interrupts are used to measure a value dependent on rotor speed (col. 2, lines 13-41, "In a first embodiment...a predetermined speed."; col. 7, lines 36-49, "Microprocessor 25 is...control logic 23.").

Claim Rejections - 35 USC § 103

34. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

35. **Claims 39-42** are rejected under 35 U.S.C. 103(a) as being unpatentable over Gee et al (US 4,743,815) (hereinafter Gee).

36. As for claim 39, although arguably inherent to Gee, Gee does not specifically disclose determining whether sufficient process time is available for executing a non-time critical process step. "Official Notice" is given that it is both well-known and expected in the computer arts to determine whether sufficient process time is available for executing a non-time critical process step and to execute the steps when there is time. It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Gee by determining whether sufficient process time is available for executing a non-time critical process step, because this would prevent system faults and delays resulting from insufficient processor resources.

37. As for claim 40, Gee discloses a method similar to claim 39, further comprising calculating said time variable that is substantially inversely proportional to the rotation speed of the motor, and calculating the numerical value on which measurement of the first time interval is based, as part of said subroutine executed when processor time is available (col. 7, lines 43-63, "Timer A controls...near to commutation.").

Art Unit: 2154

38. As for claims 41 and 42, although arguably inherent to Gee, Gee does not specifically disclose loading from a nonvolatile memory associated with the motor at least one parameter necessary for calculations into a random-access memory of the microprocessor via a bus connection. "Official Notice" is given that it is both well-known and expected in the computer arts to transfer values between a nonvolatile memory and random-access memory (RAM) via a bus connection, and further to modify the stored value(s) in the memories. It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Gee by loading from a nonvolatile memory associated with the motor at least one parameter necessary for calculations into a random-access memory of the microprocessor via a bus connection and to modify the stored value(s), because this would improve performance of the microprocessor.

Response to Arguments

Drawings

39. The objection to the drawings is hereby withdrawn in view of Applicant's Remarks filed 9/10/04, which are found persuasive.

Specification

40. The objection to the specification is hereby maintained. After review of the Amendment filed 3/28/01, the Examiner finds that the specification still includes improper references to the claims (in the Background section, for example) and does not include proper section headings. Appropriate correction is required.

Claim Objections

41. Objections to claims 1-9 and 30-51 are maintained because numerous claims still do not include a colon after the preamble.

112 Claim Rejections

42. The rejection of claims 1-9 and 30-41 under 35 U.S.C. 112, second paragraph, is hereby withdrawn in view of Amendment.

102 Claim Rejections

43. Applicant's arguments filed 9/10/04 have been fully considered but they are not persuasive.

With respect to the rejection of claims 1-9, 30-38, and 43-51, page 12 of the Remarks provides no specific arguments as to what features of the claimed invention the prior art lacks and merely provides a summary interpretation of the Gee reference. In the first paragraph, Applicant generally alleges that Gee is directed towards the "late ignition" genre whereas the present invention is directed to the "ignition advance" genre. First, the Examiner finds that the claims are not limited to "ignition advance," and therefore the argument is moot. In addition, Gee teaches predetermining the commutation time (col. 2, lines 33-37), and therefore does in fact teach an ignition advance system. Col. 8, lines 9-13, refers to modifying the *value* of the voltage to regulate the motor speed and thus has no direct relevance as to when the commutation of the motor is performed (i.e. before or after the zero crossing).

Applicant goes on to allege generally that the specification of Gee is non-enabling. These arguments have no bearing on the patentability of the claims. Nonetheless, the

Examiner respectfully disagrees with Applicant's assertions. First, Gee describes in detail starting the motor using an open loop process in which the microprocessor adjusts for the rotor speed (col. 2, lines 60-63; col. 7, line 50 – col. 8, line 61). Based on the description provided, one of ordinary skill in the art would know how to make and use the invention of Gee without undue experimentation.

On page 11 of the Remarks, Applicant makes a specific argument that Gee fails to disclose a rotor position sensor as required by claims 46 and 47. The Examiner respectfully disagrees. Gee discusses in detail sensing the back EMF in order to determine the position of the rotor with respect to the stator (col. 1, lines 23-40; col. 2, lines 42-47). Such methods fall within the category of galvanomagnetic sensors (or galvanometers), as would be understood by one of ordinary skill in the art. Gee also discloses that the invention may use conventional Hall type sensors (col. 6, lines 60-64). Therefore, Gee directly anticipates this limitation of the claims.

Applicant makes a second specific argument under the 103 Rejections section of the Remarks on page 13, presumably addressed at claim 30, asserting that Gee fails to teach or suggest ascertaining first and second time intervals. The Examiner respectfully disagrees. Under a first interpretation, col. 7, lines 36-63, of Gee discloses three timers which are used to ascertain at least first and second time intervals. The first time interval corresponds to Timer B of Gee, and the second time interval corresponds to Timer C of Gee. Under a second interpretation, the time interval TVC, which is the time to zero crossing for SCR firing, corresponds to the first time interval, and the time interval TVCDOT, which is the

previous value of any SCR firing delay, represents the second time interval. Therefore, Gee anticipates this limitation of the claims.

Presumably in reference to claim 43, Applicant further asserts on page 13 that Gee fails to teach or suggest rotation-speed-dependent variables which are inversely proportional to rotation speed. The Examiner respectfully disagrees, finding that this limitation is inherent to Gee. As noted by Applicant, frequency is directly proportional to the rotation speed. The frequency is the inverse of the period, which is therefore by definition inversely proportional to the rotation speed. That is, $f=1/T$, where f is the frequency and T is the period. Thus, using either the frequency or the period of the motor are *directly equivalent* methods, since the variables may be substituted for one another at any point, as understood by one of ordinary skill in the art. Gee explicitly teaches calculating the frequency in col. 7, lines 57-59. As noted in this passage, the value stored in Timer B is the commutation period of the motor, which is inversely proportional to the speed. Therefore, Gee anticipates this limitation of the claims.

For all of these reasons, claims 1-9, 30-38, and 43-51 are properly rejected under 35 USC 103(a).

103 Claim Rejections

44. Applicant's arguments filed 9/10/04 have been fully considered but they are not persuasive.

Art Unit: 2154

Specifically, claims 39-42 were rejected under 35 USC 103(a) as being *obvious* in view of Gee. Therefore, Gee is not required to teach each limitation of the claims. That is, the limitations are obvious for the reasons laid out in the rejection.

Therefore, claims 39-42 are properly rejected under 35 USC 103(a).

Conclusion

45. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:

US 5,831,359, note abstract;

US 4,513,079, note abstract.

46. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).


A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than **SIX MONTHS** from the mailing date of this final action.

Art Unit: 2154


47. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Aaron C. Perez-Daple whose telephone number is (571) 272-3974. The examiner can normally be reached on 9am-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Follansbee can be reached on (571) 272-3964. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

 5/24/05

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